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UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CRIMINAL MINUTES - SENTENCING AND JUDGMENT

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Case No.	CR 05- 1032	CW				Date	April 12, 2006	1 1
Case Ivo.							715111 12, 2000	<del></del>
Present: 7		CARLA M. V						
	D. THOMAS		06-		N		Brian Hoffstadt	
	Deputy Clerk		Court Reporter/Re	ecoraer, 1a	pe No.	AS	ssistant U.S. Attorney	ı
	Defendant		Counsel for Defend	dant	Retd. DFPD	Panal	Interprete	•
25.43		-	Counsel for Defend	uant	Reta. DITD		-	
KA	MON G. VALDE	Z				X	None	
	EDINGS:		NCING AND JUDGN					
			mitment Order; signed			_	See below for ser	itence.
Count			n each of countsoncurrent/consecutive					
Fine o	of \$	i:	oncurrent/consecutive s imposed on each of co	ount(s) con	current/consecu	tive.		
E	execution/Imposit	ion of sentence	as to imprisonment on	ily suspend	ed on count(s)	1		
		stitution for _			to be served	on consec	utive days/weekends	
	ommencing							
	Probation imposed cutive/concurrent							
under	the usual terms &	conditions (se	e back of Judgment/Co	mmitment	Order) and the	following	additional terms and	conditions,
	the direction of t							· · · · · · · · · · · · · · · · · · ·
P	erform		hours of co		ervice.			
	erve		in a CCC/C	CTC.		2/0		
<u>X</u> P	'ay <u>\$1,0</u>	00.00	fine amoun	its & times	determined by I	P/O. inad by D/	0	
— N			restitution in nent of narcotic/alcoho			illied by F	0.	
			ence & that remains ur			communit	y supervision. Comp	ly with
r	ules/regulations o	f BICE, if depo	orted not return to U.S.	A. illegally	and upon any re	eentry duri	ing period of supervis	sion report
	o the nearest P/O	within 72 hour	S.					
— C	Other conditions:	1 2/2	are waived, including	aasta afim	maio amont Pra	maggiaian	The Court finds the	<del></del>
	ant to Section 3E dant does not hav			COSIS OF III	prisonnent & s	upervision	. The Court mus me	
		•		amant to th	a United States	for a total	of \$25.00	
X Pay	sopment for more	F uths/vears a	per count, special assess and for a study pursuant	sment to th t to 18 USC	e Onled States	ioi a ioiai	01 \$ 23.00	
with r	results to be furni	shed to the Cou	irt within days/month	hs	whereupon	the sentend	ce shall be subject to	
modif	fication. This ma	tter is set for fu	rther hearing on				•	
			ount(s)/underlying indi	ictment/info	ormation, ordere	ed dismisse	ed.	
	ndant informed of				•	c		
	_	=	tencing Commission.					
	exonerated		n surrender	upon	service of			
Execu	ution of sentence	is stayed until	ender to the designated	facility of	the Duranu of D	ricons or	: Inchainteaten	Harthitia I I
at wh	ich time the defei Marshal.	idant shall surr	ender to the designated	l lacility of	the Bureau of P	risons, or,	THOUSE REFEE	PUN CIVI
		anded to/reless	sed from custody of U.S	S Marchal	forthwith		131	
	d Remand/Releas		sed from custody of O.	5. Maishai	TOTHIWILLI.		MAY	3006
	nt bond to contin		inneal	Anne	eal bond set at	\$	1-//2"	2000
			IS-3. ENTERED.		Jone out at	<del></del>	1 p// 1/A	
	·	_					DV	
		· ··					1 20	
				Init	ials of Deputy C	lerk	<u> </u>	
cc:								1 31
			<u>.</u>					
CR-90 (12/03	))	CRIM	INAL MINUTES - SENTE	NCING ANI	JUDGMENT		· · · · · · · · · · · · · · · · · · ·	Page 1 of 1

P SEND ENT JS-3

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₹				District Court				
		CLERK.	entrah Districus district co	ct of California				*u·
	UNITED STAT	ES OF AMERICA vs.	AY 1 6 2006	Docket No.	CR 05-1032 C	<u>cw</u>	11.	() ( <u>)</u> ()
	Defendant	RAMON G. VALDEZ	1977 OF 041)	Social Security No.	4 9 4	1		
		JUDGMENT.	ND PROBATI	ON/COMMITMENT	ORDER			
						монтн	DAY	YEAR
	In the	presence of the attorney for the gove	mment, the defe	ndant appeared in pers	son on this date.	4	12	06
-	COUNSEL	WITH COUNSEL		ERROL STAMB	LER (Appointed	)		
				(Name of	Counsel)			
-	PLEA  GUILTY, and the court being satisfied that there is a factual basis for the plea.  NOLO CONTENDERE  NOT GUILTY							
-	FINDING  There being a finding/verdict of GUILTY, defendant has been convicted as charged of the offense(s) of:  17 U.S.C. ¶ 506 (a)(1)(B) and 18 U.S.C. ¶2319(c)(3): Criminal Infringement of a Copyright, as charged in the Information;							
-	JUDGMENT AND PROB/ COMM ORDER	The Court asked whether defendant to the contrary was shown, or appeare that:.	had anything to s d to the Court, th	say why judgment shou e Court adjudged the de	uld not be pronou efendant guilty as	nced. Beca charged and	use no s I convict	ufficient caus ed and ordere

It is ordered that the defendant shall pay to the United States a special assessment of \$25.00, which is due immediately.

Pursuant to the Sentencing Reform Act of 1984, it is the judgment of the Court that the defendant, Ramon Gabriel Valdez, is hereby place on probation on the Single-Count Information for a term of one year under the following terms and conditions:

- 1. The defendant shall comply with the rules and regulation of the U.S. Probation Office and General Order No 318;
- 2. During the period of community supervision the defendant shall pay the special assessment and the fine in accordance with this judgment's orders pertaining to such payment;
- 3. The defendant shall pay to the United States the total fine of \$1,000 which shall bear interest as provided by law the fine shall be paid in monthly installments during the term of probation beginning 30 days after the date of this judgment. The amount of the monthly installment shall be determined by the Department of Probation in light of defendant's employment.

The drug testing condition mandated by statute is suspended based on the Court's determinatin that the defendant poses a low risk of future substance abuse.

Filed 04/12/06 Page 3 of 6 Page ID #:29 Docket No.: CR 05-1032 CW RAMON VALDEZ · In addition to the special conditions of supervision imposed above, it is hereby ordered that the Standard Conditions of Probation and Supervised Release within this judgment be imposed. The Court may change the conditions of supervision, reduce or extend the period of supervision, and at any time during the supervision period or within the maximum period permitted by law, may issue a warrant and revoke supervision for a violation occurrence that the supervision period or within the maximum period permitted by law, may issue a warrant and revoke supervision for a violation occurrence. supervision period.

It is ordered that the Clerk deliver a copy of this Judgment and Probation/Commitment Order to the U.S. Marshal or other qualified officer.

Sherri R. Carter, Clerk

UNITED STATES MAGISTRATE JUDGE

Donna Thomas, Deputy Clerk

The defendant shall comply with the standard conditions that have been adopted by this court (set forth below).

#### STANDARD CONDITIONS OF PROBATION AND SUPERVISED RELEASE

While the defendant is on probation or supervised release pursuant to this judgment:

The defendant shall not commit another Federal, state or local crime;

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- the defendant shall not leave the judicial district without the written 2. permission of the court or probation officer;
- the defendant shall report to the probation officer as directed by the 3. court or probation officer and shall submit a truthful and complete written report within the first five days of each month;
- the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
- the defendant shall notify the probation officer at least 10 days prior to any change in residence or employment;
- the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any narcotic or other controlled substance, or any paraphernalia related to such substances, except as prescribed by a physician;
- the defendant shall not frequent places where controlled substances are illegally sold, used, distributed or administered;

the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation

(1116)

- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view by the probation officer;
- 12. the defendant shall notify the probation officer within 72 hours of being arrested or questioned by a law enforcement officer;
- 13. the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- 14. as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to conform the defendant's compliance with such notification requirement;
- the defendant shall, upon release from any period of custody, report to the probation officer within 72 hours;
- and, for felony cases only: not possess a firearm, destructive device, or any other dangerous weapon.
- The defendant will also comply with the following special conditions pursuant to General Order 01-05 (set forth below).

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## STATUTORY PROVISIONS PERTAINING TO PAYMENT AND COLLECTION OF FINANCIAL SANCTIONS

The defendant shall pay interest on a fine or restitution of more than \$2,500, unless the court waives interest or unless the fine or restitution is paid in full before the fifteenth (15th) day after the date of the judgment pursuant to 18 U.S.C. §3612(f)(1). Payments may be subject to penalties for default and delinquency pursuant to 18 U.S.C. §3612(g). Interest and penalties pertaining to restitution, however, are not applicable for offenses completed prior to April 24, 1996.

If all or any portion of a fine or restitution ordered remains unpaid after the termination of supervision, the defendant shall pay the balance as directed by the United States Attorney's Office. 18 U.S.C. §3613.

The defendant shall notify the United States Attorney within thirty (30) days of any change in the defendant's mailing address or residence until all fines, restitution, costs, and special assessments are paid in full. 18 U.S.C. §3612(b)(1)(F).

The defendant shall notify the Court through the Probation Office, and notify the United States Attorney of any material change in the defendant's economic circumstances that might affect the defendant's ability to pay a fine or restitution, as required by 18 U.S.C. §3664(k). The Court may also accept such notification from the government or the victim, and may, on its own motion or that of a party or the victim, adjust the manner of payment of a fine or restitution-pursuant to 18 U.S.C. §3664(k). See also 18 U.S.C. §3572(d)(3) and for probation 18 U.S.C. §3563(a)(7).

Payments shall be applied in the following order:

- 1. Special assessments pursuant to 18 U.S.C. §3013;
- 2. Restitution, in this sequence:

Private victims (individual and corporate), Providers of compensation to private victims, The United States as victim;

- 3. Fine;
- 4. Community restitution, pursuant to 18 U.S.C. §3663(c); and
- 5. Other penalties and costs.

### SPECIAL CONDITIONS FOR PROBATION AND SUPERVISED RELEASE

As directed by the Probation Officer, the defendant shall provide to the Probation Officer: (1) a signed release authorizing credit report inquiries; (2) federal and state income tax returns or a signed release authorizing their disclosure and (3) an accurate financial statement, with supporting documentation as to all assets, income and expenses of the defendant. In addition, the defendant shall not apply for any loan or open any line of credit without prior approval of the Probation Officer.

The defendant shall maintain one personal checking account. All of defendant's income, "monetary gains," or other pecuniary proceeds shall be deposited into this account, which shall be used for payment of all personal expenses. Records of all other bank accounts, including any business accounts, shall be disclosed to the Probation Officer upon request.

The defendant shall not transfer, sell, give away, or otherwise convey any asset with a fair market value in excess of \$500 without approval of the Probation Officer until all financial obligations imposed by the Court have been satisfied in full.

These conditions are in addition to any other conditions imposed by this judgment.

JUDGMENT & PROBATION/COMMITMENT ORDER

USA vs. RAMON VALDEZ •	Docket No.: <u>CR 05-1032 CW</u>	
	RETURN	
71		!
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Defendant noted on anneal on		
Defendant released on		
Mandate issued on		
Defendant's appeal determined on		
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at the institution designated by the Bureau of	Prisons, with a certified copy of the within Judgment and Commitment.	<del></del>
mo monda decigación en el mener en		
	United States Marshal	
	By	
Date	Deputy Marshal	
	OF DOWNER OF THE	
	CERTIFICATE	
I hereby attest and certify this date that the fore my legal custody.	egoing document is a full, true and correct copy of the original on file in	my office, and in
my legal custody.	Clark H.S. District Count	
	Clerk, U.S. District Court	
Filed Date	Deputy Clerk	
riied Date	Deputy Cicik	
	OR U.S. PROBATION OFFICE USE ONLY	
•	OR OID TROBITION OFFICE OLD CALL	
Upon a finding of violation of probation or super supervision, and/or (3) modify the conditions of	ervised release, I understand that the court may (1) revoke supervision, (2 supervision.	e) extend the term of
These conditions have been read to me.	. I fully understand the conditions and have been provided a copy of the	m.
(Signed)		
Defendant	Date	
U. S. Probation Officer/Design	nated Witness Date	

## NOTICE PARTY SERVICE LIST

Case No. CROS-1032 CW Case Title USA	V. RAMON G. VALORZ
	), F
Title of Document JUDGMENT	

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	Atty Sttlmnt Officer
	BAP (Bankruptcy Appellate Panel)
,	Beck, Michael J (Clerk, MDL Panel)
ν×	BOP (Bureau of Prisons)
	CA St Pub Defender (Calif. State PD)
	CAAG (California Attorney General's Office - Keith H. Borjon, L.A. Death Penalty Coordinator)
	Case Asgmt Admin (Case Assignment Administrator)
	Catterson, Cathy (9th Circuit Court of Appeal)
	Chief Deputy Admin
	Chief Deputy Ops
	Clerk of Court
_	Death Penalty H/C (Law Clerks)
	Dep In Chg E Div
	Dep In Chg So Div
/ <b>x</b>	Fiscal Section
	Intake Supervisor
	Interpreter Section
	PIA Clerk - Los Angeles (PIALA)
	PIA Clerk - Riverside (PIAED)
/	PIA Clerk - Santa Ana (PIASA)
V ×	PSA - Los Angeles (PSALA)
	PSA - Riverside (PSAED)
-	PSA - Santa Ana (PSASA)
	Schnack, Randall (CJA Supervising Attorney)
	Statistics Clerk
	Stratton, Maria - Federal Public Defender

	US Attorneys Office - Civil Division -L.A.
	US Attorneys Office - Civil Division - S.A.
	US Attorneys Office - Criminal Division -L.A.
	US Attorneys Office - Criminal Division -S.A.
	US Bankruptcy Court
/×	US Marshal Service - Los Angeles (USMLA)
	US Marshal Service - Riverside (USMED)
	US Marshal Service -Santa Ana (USMSA)
/×	US Probation Office (USPO)
	US Trustee's Office
	Warden, San Quentin State Prison, CA

	ADD NEW NOTICE PARTY (if sending by fax, mailing address must also be provided)
Name	
Firm:	
Addre	SS (include suite or floor):
*E-ma	ail:
*Fax	No.:

* For CIVIL cases only

JUDGE / MAGISTR	ATE JUDGE (list below):

